		Case 3:07-cv-02940-SI	Document 87	Filed 03/21/2008	Page 1 of 5
ATORNEYS AT LAW SAN FRANCISCO	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25	SUSAN S. MUCK (CSB NO DEAN S. KRISTY (CSB NO CHRISTOPHER J. STESK. CATHERINE DUDEN KEYEMILY ST. JOHN COHEN CHRISTINE A. VOGELEI FENWICK & WEST LLP 555 California Street, 12th I San Francisco, CA 94104 Telephone: (415) 875-23 Facsimile: (415) 281-13 smuck@fenwick.com dkristy@fenwick.com csteskal@fenwick.com csteskal@fenwick.com cceohen@fenwick.com cvogelei@fenwick.com cvogelei@fenwick.com cvogelei@fenwick.com Comecohen@fenwick.com cvogelei@fenwick.com cvogelei@fenwick	O. 126930) O. 157646) AL (CSB NO. 212 VANE (CSB NO. 23967) (CSB No. 239843) Floor O0 50 onnetics Corp., rochmal, mas G. Wiggans UNITED STATI	ES DISTRICT COURT CRICT OF CALIFORN CISCO DIVISION Case No. C 07-0294 STIPULATION AN ORDER CONTINI	IA 0 SI ND [PROPOSED]
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		STIPULATION AND [PROPO ORDER CONTINUING CMC	SED]		CASE NO. C 07-02940 SI

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This Stipulation is entered into by and among lead plaintiff Teachers' Retirement System of Oklahoma ("Plaintiff"), defendants Connetics Corp. ("Connetics"), John L. Higgins, Lincoln Krochmal, C. Gregory Vontz, and Thomas G. Wiggans ("Connetics Defendants"), defendant Alexander J. Yaroshinksy ("Yaroshinsky"), and defendant Victor Zak.

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WHEREAS, Plaintiff filed a Second Amended Complaint on March 14, 2008;

WHEREAS, the parties have entered into the following briefing schedule pursuant to a Stipulation and Order entered on February 14, 2008: defendants will file and serve their respective motions to dismiss the second amended consolidated complaint for failure to state a claim and any other responsive pleadings on or before May 2, 2008; Plaintiff will file and serve its opposition to defendants' motions to dismiss on or before June 20, 2008; defendants will file and serve their respective replies in support of their motions to dismiss and any other responsive pleadings on or before July 18, 2008;

WHERAS, pursuant to the Stipulation and Order entered on February 14, 2008, the hearing on defendants' Motions to Dismiss is scheduled for August 15, 2008 at 9:00 a.m.;

WHEREAS, a case management conference in the above-captioned action is currently set for April 4, 2008;

WHEREAS, the parties believe that the interests of judicial economy are better served by postponing the case management conference so that it immediately follows the hearing on defendants' Motions to dismiss;

IT IS HEREBY STIPULATED AND AGREED, pursuant to Northern District of California Civil Local Rule 6-1, by and between the undersigned counsel for the parties as follows:

The Case Management Conference currently set for April 4, 2008 shall be taken off the calendar and rescheduled for August 15, 2008, immediately following the hearing on defendants' motions to dismiss.

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		Case 3:07-cv-02940-SI	Document 87	Filed 03/21/2008	Page 3 of 5
	1	Dated: March 21, 2008	I	Respectfully submitted,	
	2				
	3		-	/s/ Catherine Key SUSAN S. MUC	
	4			DEAN S. KRIST CHRISTOPHER	J. STESKAL
	5			CATHERINE KI FENWICK & W	EST LLP
	6			555 California St San Francisco, C.	A 941014
	7			Tel: (415) 875 Fax: (415) 281	
	8				fendants Connetics Corp.,
	9				Lincoln Krochmal, C. nd Thomas G. Wiggans
	10	Dated: March 21, 2008		//77	
	11		-	/s/ Victor E. Zak VICTOR E. ZAK	
<u>L</u>	12			Pro Se Defendant 24 Oakmont Roa	d
EST LL. r Law sco	13	D 4 1 M 1 21 2000		Newton, MA 024 Tel. 617-610-253	
FENWICK & WEST LLP ATTORNEYS AT LAW SAN FRANCISCO	14	Dated: March 21, 2008	-	/s/ Matthew P. Si	
FENWIG ATTO SA	15			DAVID R. STIC NIKI L. MENDO	OZA
	16			MATTHEW P. S TAKEO A. KEL	LAR
	17			& GROSSMA	
	18			San Diego, CA 9	
	19			Tel: (858) 793 Fax: (858) 793	
	20				ad Plaintiff Teachers'
	21			Counsel to the Cl	m of Oklahoma and Lead ass
	22	Dated: March 21, 2008		/s/ Alvegon Buses	all Cnow
	23		-	/s/ Alysson Russe SHIRLI FABBR ALYSSON RUS	WEISS
	24			DLA PIPER US	LLP
	25				ornia 92101-4297
	26			Tel: (619) 699 Fax: (619) 699	
	27			Attorneys for Dea Yaroshinsky	fendant Alexander J.
	28			i arosiiiisky	
		STIPULATION AND [PROPOSITION ORDER CONTINUING CMC	SED]	3	CASE NO. C 07-02940 SI

FENWICK & WEST LLP
ATTORNEYS AT LAW
SAN FRANCISCO

ORDER CONTINUING CMC